

regulation and control of the American people. Our energy policies must be based upon scientific truth—not fictional movies or self-interested international agendas. They should be based upon the accomplishments of technological free enterprise that have provided our modern civilization, including our energy industries. That free enterprise must not be hindered by bogus claims about imaginary disasters.

Above all, we must never forget our contract with the American people—the Constitution that provides the sole source of legitimacy of our government. That Constitution requires that we preserve the basic human rights of our people—including the right to freely manufacture, use, and sell energy produced by any means they devise—including nuclear, hydrocarbon, solar, wind, or even bicycle generators.

While it is evident that the human right to produce and use energy does not extend to activities that actually endanger the climate of the Earth upon which we all depend, bogus claims about climate dangers should not be used as a justification to further limit the American people's freedom.

In conclusion, I once again urge my colleagues to carefully consider the arguments made by the 31,478 American scientists who have signed this petition before voting on any legislation imposing new regulations or taxes on the American people in the name of halting climate change.

CONGRATULATING MAYOR
CHARLES MURPHY FOR BEING
ELECTED VICE PRESIDENT OF
THE ALABAMA LEAGUE OF MUNICIPALITIES

HON. JO BONNER

OF ALABAMA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 4, 2009

Mr. BONNER. Madam Speaker, it is with great pride and pleasure that I rise today to congratulate Robertsdale Mayor Charles Murphy for being elected vice president of the Alabama League of Municipalities. As the elected vice president, Mayor Murphy will become president of the League in 2010 and will also become the fourth Baldwin County mayor to preside over the Alabama League of Municipalities in the organization's 74 year history.

Born in Missouri, Mayor Murphy was raised on a cotton and cattle farm near Bossier City, Louisiana. After high school, he began his career with the U.S. Navy. After his discharge, he joined South Central Bell, now BellSouth, in 1973. In 1976, BellSouth transferred him to south Alabama to work in the company's construction department. He continues to work for BellSouth today and is currently the manager of the supply division for the Gulf Coast.

Mayor Murphy's public service career began in 1983 when he was appointed to Robertsdale's Zoning Board of Adjustments. In 1988, he was elected to the city council, and just four years later, he was elected mayor of Robertsdale. He serves on the board of directors for the Alabama Municipal Insurance Corporation and is the chairman of the Baldwin County Mayor's Association.

As president of the Alabama League of Municipalities, Mayor Murphy will oversee an or-

ganization that serves as the voice of the cities and towns of Alabama. Since 1935, the organization has brought municipalities together to promote legislation, provide legal advice, and establish education programs for city and town officials.

Madam Speaker, on behalf of the city of Robertsdale and Alabama's First Congressional District, I ask my colleagues to join me in recognizing a dedicated community leader and friend to many throughout Alabama. On behalf of all those who have benefited from his good heart and generous spirit, permit me to extend thanks for his many efforts in making Robertsdale and all of Alabama a better place.

INTRODUCTION OF THE MEDICARE SAVINGS PROGRAM IMPROVEMENT ACT OF 2009

HON. XAVIER BECERRA

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 4, 2009

Mr. BECERRA. Madam Speaker, I rise today to introduce the Medicare Savings Program Improvement Act of 2009 with my colleague Congressman LLOYD DOGGETT (D-TX). Senator BINGAMAN (D-NM) is introducing similar legislation in the Senate. This legislation makes long overdue improvements to the Medicare Savings Program by providing additional assistance to modest income seniors for their health care out-of-pocket expenses.

Numerous advocacy groups have endorsed the bill, including AARP, Families USA, Consumers Union, the Center for Medicare Advocacy, the Medicare Rights Center, the National Committee to Preserve Social Security and Medicare, the National Council on Aging, and the National Senior Citizens Law Center.

Currently, the Medicare Savings Program provides needed financial assistance for more than 6.2 million of the sickest and most vulnerable Medicare beneficiaries. The program has three major categories of beneficiaries: Qualified Medicare Beneficiaries (QMBs), Specified Low-Income Medicare Beneficiaries (SLMBs) and Qualified Individuals (QI). These categories provide varying amounts of benefits to Medicare beneficiaries whose annual incomes are less than 135 percent of the federal poverty level (annual incomes of \$14,623 for an individual and \$19,670 for couples in 2009) and annual resources are no more than \$4,000 for individuals and \$6,000 for couples.

Unfortunately, the Medicare Savings Program does not reach many eligible beneficiaries because the benefit rules are very restrictive and confusing, and it is difficult to apply for the program. The Congressional Budget Office estimated that only 33 percent of eligible QMBs and 13 percent of eligible SLMBs actually are enrolled in the program. This enrollment rate is much lower than other federal benefit programs. For instance, 75 percent of eligible beneficiaries receive the Earned Income Tax Credit, 66 to 73 percent of eligible recipients enroll in the Supplemental Security Income program and 66 to 70 percent of eligible beneficiaries enroll in Medicaid.

The National Academy of Social Insurance found that many potential beneficiaries do not apply for these benefits because they incorrectly assume that they have too many re-

sources. And for many more modest-income Medicare beneficiaries, the extremely low asset test of the Medicare Savings Program disqualifies them from receiving these important benefits. A 2002 Commonwealth Fund study found that only 48 percent of those who met the income requirements for the Medicare Savings Program in effect that year also met the asset requirements.

This inability to access the Medicare Savings Program benefit has real consequences for these seniors and individuals with disabilities. MedPAC has cited a study finding that QMB qualifying nonenrollees were twice as likely to avoid visiting a physician because of cost than QMB enrollees. As a result, QMB qualifying nonenrollees are more likely to access hospital emergency rooms than QMB enrollees.

Both the National Academy of Social Insurance and the Henry J. Kaiser Family Foundation in separate studies cite similar reasons for the low enrollment in the Medicare Savings Program. They include: enrollment in Medicaid offices (welfare stigma), asset reporting, lack of awareness (79 percent of unenrolled eligible beneficiaries never heard of the program), hard-to-reach population (eligible individuals are older, poorer, sicker and often cannot read or speak English), and a burdensome application process (two-thirds of enrollees need help with the application).

Recognizing the shortcomings of the current program, Congress did make modest, but important modifications in the rules of the program last year. As part of "The Medicare Improvements for Patients and Providers Act" (P.L. 110-275), Congress allowed seniors to begin their application process in Social Security offices, modestly increased asset limits and eliminated a provision that allowed states to recover assets upon a beneficiary's death. These provisions did simplify the application process, make more individuals aware of the program and increase outreach to hard-to-reach individuals. However, much more needs to be done.

Even with these changes, the Medicare Savings Program's current design still makes it difficult for eligible seniors to enroll for the benefits and its eligibility requirements are significantly stricter than the Medicare low-income drug subsidy program. Recognizing these issues in 2008, MedPAC recommended that Congress raise the Medicare income and asset criteria to conform to the low-income drug subsidy and standardize program requirements so that the Social Security Administration could screen low-income drug subsidy applicants for federal Medicare Savings Program eligibility.

In response, the Medicare Savings Program Improvement Act of 2009 proposes to accomplish three goals. First, the bill aligns the Medicare Savings Program with the low-income drug subsidy program by reducing it to two beneficiary categories and standardizing the definition of income and assets for both programs.

Second, it would expand access by increasing the income eligibility limits for Qualified Medicare Beneficiaries up to 150 percent (an annual income level of \$16,245 for individuals and \$21,855 for families in 2009) and Specified Low-Income Beneficiaries up to 200 percent (an annual income of up to \$21,660 for individuals and up to \$29,140 in 2009) of the federal poverty level. And annual resource limits would be raised to \$27,000 for individuals

and \$55,000 for families. Representative DOGGETT has introduced legislation that changes resource and income limits for the Medicare low-income drug subsidy program to the same levels as this bill.

Finally, the bill continues to simplify the application process. For instance, the legislation makes it easier for non-native English speaking Medicare beneficiaries to access enrollment materials.

Improving the Medicare Savings Program will create increased access to health benefits for our sickest and poorest seniors and the disabled. I urge my colleagues to support this bill and ensure that low-income Medicare beneficiaries are able to fully access the important health benefits provided by Medicare.

THE INTRODUCTION OF THE
CLEAN UP ACT

HON. JOHN P. SARBANES

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 4, 2009

Mr. SARBANES. Madam Speaker, I rise today to introduce the Correction of Long-standing Errors in Agencies Unsustainable Procurements, CLEAN UP, Act. This legislation will reform the badly flawed competitive sourcing process—saving taxpayer dollars and reinvigorating our civil service.

This bill is about good government. Over the last decade, we have been much too quick to outsource many of government's most basic functions to the private sector. The desire to do so reflected a political ideology of shrinking government at all costs—even if it meant diminishing the quality of certain government services that are paid for and overwhelmingly supported by American taxpayers. This course of action negatively impacted everything from national defense and border security to the collection of taxes and the stewardship of our public lands. In many cases, work was outsourced with little or no competition—subverting the public interest and wasting billions in taxpayer dollars.

This bill is not about punishing the contractor community or criticizing the work that they do. The vast majority of these firms want to do the right thing and have performed many important functions on behalf of the government. However, there is some government work that is not appropriately awarded to the lowest bidder. Often this work is about providing a service as a matter of policy without regard to profit. The process by which we make decisions to hire government workers or to contract with the private sector for certain functions must reflect a mature understanding of the real differences between the mission of government and that of business.

More recently, the Congress has begun to reign in Administrative procurement policy by requiring more robust competition in contracting and ensuring that the core functions of government are performed by government employees. The CLEAN UP Act seeks to reverse the damage that has already been done by requiring agencies to develop plans to bring inherently governmental work back in-house and ensuring that future procurement decisions are

made based on the best interest of the government and the taxpayer. The CLEAN UP Act will make the contracting process fair to federal employees and accountable to taxpayers.

Congress has heard from federal workers and advocates in and out of government and their conclusions are the same—the current system is broken. We must develop a clear, government-wide standard for what work should or must be performed by government workers and put in place a fair process for competing all other work. That is why, with the support of 50 of my colleagues of both parties, I have introduced the bipartisan CLEAN UP Act.

The CLEAN UP Act will: Impose a uniform, government-wide standard for government work, distinguishing between the functions which can and must be done by our civil servants and those functions that may be done competently by the private sector; incrementally bring work that should be performed by federal employees back in-house; encourage agencies to consider assigning new work to federal employees if they would be more efficient rather than pursuing a policy of contracting-out, frequently through sole-source or limited competition contracts; require agencies to determine where there are or will be shortages of federal employees and develop plans to address these shortages; maintain the existing suspension of the use of the Office of Management and Budget, OMB, Circular A-76 process until OMB determines that the reforms required by this legislation have been implemented; direct Agencies to implement an alternative to the A-76 process in order to continually improve and streamline services—developing a more efficient process without the costs and controversies of the A-76 process.

We have some of the best and brightest in our civil service; public servants with a deep and abiding love for this country. They have important missions—to make the next scientific breakthrough; to protect our nation from foreign threats; to keep our communities safe from crime or disaster; to maintain our critical infrastructure. By enacting the CLEAN UP Act, we have an opportunity to support our federal workforce, save taxpayer dollars, restore good government, and reduce waste, fraud, and abuse.

HONORING SANDY REMPE

HON. SAM GRAVES

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 4, 2009

Mr. GRAVES. Madam Speaker, I rise today to recognize Sandy Rempe of the Missouri Department of Public Safety. Her direction of the department's Juvenile Justice Program and the dedication and compassion she has shown for today's youth is to be commended. Due to her exemplary leadership, she has earned the prestigious Tony Gobar Award, an honor that recognizes excellence in the field of juvenile justice.

Ms. Rempe has worked as the Department of Public Safety Juvenile Justice Program Manager for 12 years. Under her leadership, the program distributes federal grants that pro-

vide funding to 60 state and local agencies in Missouri to help support juvenile justice and delinquency prevention initiatives. Additionally, grant funds are utilized for training on juvenile justice, systems improvements, and intervention programs. Ms. Rempe also serves on many groups, committees and commissions including the Mental Health Transformation Leadership Work Group and the Drug Court Commission.

Madam Speaker, I proudly ask you to join me in commending Sandy Rempe for this prestigious accomplishment with the Missouri Department of Public Safety and for her tireless efforts in helping Missouri's youth.

IN MEMORY OF HAROLD F. "HAL"
EBERLE, JR.

HON. JOE WILSON

OF SOUTH CAROLINA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 4, 2009

Mr. WILSON of South Carolina. Madam Speaker, on May 27th, South Carolina lost a long time friend and leader with the passing of Hal Eberle. Hal spent a lifetime in service to his nation and his community. As a young man, he served as a pilot, navigator, bombardier, and radar observer during World War II. In Washington, he worked as an Administrative Assistant to the late Congressmen Robert J. Corbett of Pennsylvania and Victor V. Veysey of California from 1961 to 1972. From 1972 to 1973, he served as Congressional Relations Chief of the Overseas Private Investment Corporation. From 1973 to 1974, he was Congressional Relations Chief of the Office of Management and Budget. From 1975 to 1977, he served President Ford as Assistant Secretary of the Treasury for Legislative Affairs.

After retiring, Hal traveled the world visiting numerous nations including the former Soviet Union, Bulgaria, Australia, Africa, and South America. He was known for taking great enjoyment in sailing along the Atlantic Coast and down to the Bahamas. In 1988, he became Executive Vice President of the South Carolina Policy Council serving with President Ed McMullen.

The South Carolina Policy Council, founded by the legendary Tom Roe, has transformed the political landscape of South Carolina. Hal was the author and editor of the Policy Council Scorecards of the State Senate and State House votes. His rankings of conservative/liberal ratings were crucial to promote accountability in the State House. For the first time, recorded votes were required on all crucial issues promoting extraordinary reforms of state government. Hal was tireless in his monitoring of the State Senate from the gallery, and during votes, the question was respectfully asked "What is the Policy Council position?" Hal advanced the ideals of limited government and expanded freedom promoting the Reagan Revolution on the state level.

Hal was buried on June 2nd at the Fort Jackson National Cemetery in South Carolina. Our thoughts and prayers are with his friends and family including his son Mark and sister Betty.